#### IN THE UNITED STATES DISTRICT COURT

#### FOR THE EASTERN DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA	:	CRIMINAL NO.
v.	:	DATE FILED
JERRICK BART LIMEHOUSE,	:	VIOLATION:
a/k/a "Jerry James,"		18 U.S.C. § 371 (conspiracy - 1 count)
a/k/a "J.J."	:	18 U.S.C. § 922(g)(1) (possession of a
		firearm or ammunition by a convicted
	:	felon - 2 counts)
		Notice of forfeiture

### **INDICTMENT**

#### **COUNT ONE**

## THE GRAND JURY CHARGES THAT:

At all times material to this indictment:

- 1. Defendant JERRICK BART LIMEHOUSE, a/k/a "Jerry James," a/k/a "J.J.," was serving a sentence on state parole for his conviction in a court of the Commonwealth of Pennsylvania for a crime punishable by imprisonment for a term exceeding one year. As a convicted felon, defendant Limehouse was prohibited by law from possessing firearms.
- 2. J.B., a person known to the grand jury, was also a convicted felon prohibited by law from possessing firearms and knew that defendant LIMEHOUSE was on parole.
- 3. In or about August 2005, in Philadelphia, Pennsylvania, in the Eastern District of Pennsylvania, defendant

# JERRICK BART LIMEHOUSE,

a/k/a "Jerry James," a/k/a "J.J.."

and J.B. knowingly and intentionally conspired and agreed with each other to commit an offense against the United States, that is, to possess firearms in interstate commerce after being convicted of a felony, in violation of Title 18, United States Code, Section 922(g)(1).

#### MANNER AND MEANS

4. It was part of the conspiracy that defendant JERRICK BART LIMEHOUSE and J.B. knowingly entered into an illegal agreement which provided that defendant LIMEHOUSE would sell "crack" cocaine to J.B. and J.B. would sell firearms to defendant LIMEHOUSE.

#### **OVERT ACTS**

In furtherance of the conspiracy and to effect the objects of the conspiracy, defendant JERRICK BART LIMEHOUSE and J.B. committed the following overt acts, among others, in the Eastern District of Pennsylvania:

- 1. On various dates in 2005 and 2006, defendant JERRICK BART LIMEHOUSE sold packages of "crack" cocaine to J.B. The weight of the packages ranged from approximately seven grams to approximately 42 grams.
- In August 2005, J.B. delivered a Glock 19 firearm to defendant JERRICK
   BART LIMEHOUSE in exchange for money.
- 3. Between August and September 2005, J.B. delivered a .38 Rossi snub nose and three live rounds of .38-caliber ammunition to defendant JERRICK BART LIMEHOUSE in exchange for money.

- 4. On or about November 4, 2005, J.B. employed M.R, a person known to the grand jury, to buy a Smith & Wesson pistol, model SW9VE, 9-millimeter, serial number PDD5321, from Security Programs, Inc. at 4730 Blakiston Street, Philadelphia, Pennsylvania.
- 5. On or about November 4, 2005, J.B. delivered the above firearm to defendant JERRICK BART LIMEHOUSE in exchange for money.
- 6. On or about November 8, 2005, J.B. employed M.R to buy a Ruger, model P94 .40 caliber semi-automatic handgun, serial number 340-47212, from Security Programs, Inc. at 4730 Blakiston Street, Philadelphia, Pennsylvania.
- 7. On or about November 8, 2005, J.B. delivered the above firearm to defendant JERRICK BART LIMEHOUSE in exchange for money.
- 8. On or about November 9, 2005, J.B. employed M.B, a person known to the grand jury, to buy a Smith & Wesson pistol, .40-caliber, model Sigma, serial number PAK1078, from The Firing Line, Inc., 1532 South Front Street, Philadelphia, Pennsylvania.
- 9. On or about November 9, 2005, J.B. delivered the above firearm to defendant JERRICK BART LIMEHOUSE in exchange for money.
- 10. On or about November 11, 2005, J.B. employed M.B to buy a Hi-Point pistol, model C-9, 9 millimeter, serial number P1276150, from Lou's of Upper Darby, Inc., 2 South 69<sup>th</sup> Street, Upper Darby, Pennsylvania.
- 11. On or about November 11, 2005, J.B. delivered the above firearm to defendant JERRICK BART LIMEHOUSE in exchange for money.
- 12. On or about November 22, 2005, J.B. employed M.R. to buy a Cobra pistol, model FS380, .380-caliber, serial number FS008130, from Suburban Armory, 1008 Mac

Dade Boulevard Collingdale, Pennsylvania.

- 13. On or about November 22, 2005, J.B. delivered the above firearm to defendant JERRICK BART LIMEHOUSE in exchange for money.
- 14. On or about May 2, 2007, defendant JERRICK BART LIMEHOUSE possessed the Ruger, model P94 .40 caliber semi-automatic handgun, serial number 340-47212.
  All in violation of Title 18, United States Code, Section 371.

#### **COUNT TWO**

#### THE GRAND JURY CHARGES THAT:

From on or about November 8, 2005 to on or about May 2, 2007 in Philadelphia, in the Eastern District of Pennsylvania, defendant

JERRICK BART LIMEHOUSE, a/k/a "Jerry James," a/k/a "J.J.,"

having been convicted in a court of the Commonwealth of Pennsylvania of a crime punishable by imprisonment for a term exceeding one year, knowingly possessed in and affecting interstate commerce a firearm, that is, a Ruger, model P94 .40 caliber semi-automatic handgun, serial number 340-47212.

In violation of Title 18, United States Code, Sections 922(g)(1) and 924(e).

### **COUNT THREE**

#### THE GRAND JURY CHARGES THAT:

On or about May 2, 2007 in Philadelphia, in the Eastern District of Pennsylvania, defendant

JERRICK BART LIMEHOUSE, a/k/a "Jerry James," a/k/a "J.J.,"

having been convicted in a court of the Commonwealth of Pennsylvania of a crime punishable by imprisonment for a term exceeding one year, knowingly possessed in and affecting interstate commerce ammunition, that is, four rounds of Smith & Wesson .40-caliber ammunition.

In violation of Title 18, United States Code, Sections 922(g)(1) and 924(e).

6

#### **NOTICE OF FORFEITURE**

As a result of the violations of Title 18, United States Code, Sections 922(g)(1), set forth in this indictment, defendant

## JERRICK BART LIMEHOUSE, a/k/a "Jerry James," a/k/a "J.J.,"

shall forfeit to the United States of America, the firearm and ammunition involved in the commission of such offenses, including, but not limited to:

- (a) one Ruger, model P94 .40 caliber semi-automatic handgun, serial number 340-47212; and
- (b) four rounds of Smith & Wesson .40 caliber ammunition.

All pursuant to Title 28, United States Code, Section 2461(c), and Title 18,

United States Code, Section 924(d).	
	A TRUE BILL:
	GRAND JURY FOREPERSON
DATDICK I MEEHAN	

PATRICK L. MEEHAN **UNITED STATES ATTORNEY**